TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SkillSoft Ireland Limited		02/09/2009	Limited Company: IRELAND

RECEIVING PARTY DATA

Name:	Credit Suisse	
Street Address:	Eleven Madison Avenue	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10010	
Entity Type:	CORPORATION: SWITZERLAND	

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	2477449	ACCELERATED PATH
Registration Number:	2477443	ACCELERATED PATH
Registration Number:	2586037	E-LEARNING FOR THE KNOWLEDGE ECONOMY
Registration Number:	2507404	NETUNIVERSITY
Registration Number:	2511691	SKILLVIEW.COM
Registration Number:	2492069	ECAMP WAVE
Registration Number:	1814768	KNOWLEDGENET
Registration Number:	1802448	KNOWLEDGENET
Serial Number:	78528423	NETG KNOWLEDGE NOW
Registration Number:	2668565	PRECISION SKILLING
Registration Number:	2750001	RESOUND
Registration Number:	2755786	RESOUND
Registration Number:	2892525	RESOUND
Registration Number:	2752554	RESOUND
		TRADEMARK

TRADEMARK

REEL: 003936 FRAME: 0514

Registration Number:	1539154	SPECTRUM INTERACTIVE
Registration Number:	2576000	THE CE CREDIT CARD
Registration Number:	2573517	THE CE LIBRARY CARD

CORRESPONDENCE DATA

Fax Number: (312)993-9767

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 312-993-2647

Email: zeynep.gieseke@lw.com

Correspondent Name: Zeynep Gieseke c/o Latham & Watkins LLP

Address Line 1: 233 S. Wacker Drive

Address Line 2: Suite 5800

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	029032-0018
NAME OF SUBMITTER:	Zeynep Gieseke
Signature:	/zg/
Date:	02/13/2009

Total Attachments: 7

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT dated as of February 9, 2009 (as amended, restated, supplemented or otherwise modified, the "<u>Trademark Security Agreement</u>"), made by SkillSoft Ireland Limited, an Ireland Limited Company (the "<u>Grantor</u>"), in favor of CREDIT SUISSE, as collateral agent (in such capacity and together with its successors, the "<u>Collateral Agent</u>") for (i) the banks and other financial institutions or entities (the "<u>Lenders</u>") from time to time parties to the Credit Agreement dated as of May 14, 2007 (as amended, restated, supplemented or otherwise modified from time to time, the "<u>Credit Agreement</u>"), among SkillSoft Public Limited Company, Grantor, the Lenders party thereto, Credit Suisse Securities (USA) LLC, as sole bookrunner and sole lead arranger, Key Bank, as syndication agent, Credit Suisse, as administrative agent and Collateral Agent, and Silicon Valley Bank, as documentation agent, and (ii) the other Secured Parties.

$\underline{\mathbf{W}}$ ITNESSETH:

WHEREAS, the Grantor is a party to a Guarantee and Collateral Agreement dated as of May 14, 2007 (the "Guarantee and Collateral Agreement") among the Grantor and the other grantors party thereto and the Collateral Agent pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor hereby agrees with the Collateral Agent, as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, capitalized terms have the meaning given to them in the Guarantee and Collateral Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral.

- (a) The Grantor hereby grants to the Collateral Agent for the ratable benefit of the Secured Parties, a security interest in all the following property of Grantor, in each case, wherever located and whether now owned or at any time hereafter acquired by Grantor or in which Grantor has or at any time in the future may acquire any right, title and interest (collectively, the "<u>Trademark Collateral</u>"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration, or otherwise) of Grantor's Obligations:
- (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, designs and other source or business identifiers, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country, union of countries, or any political subdivision of any of the foregoing, or otherwise, and all common-law rights related thereto, including any of the foregoing listed on Schedule I hereto;

- (ii) the right to, and to obtain, all renewals thereof;
- (iii) the goodwill of the business connected with the use of and symbolized by the foregoing;
- (iv) all proceeds of the foregoing, including, but not limited to, licenses, royalties, income, payments, claims and damages;
 - (v) general intangibles of a like nature; and
- (vi) the right to sue for past, present and future infringements or dilution of any of the foregoing or for any injury to goodwill, and all proceeds of the foregoing, including royalties, income, payments, claims, damages and proceeds of suit;
- provided that notwithstanding any other provision set forth in this Section 2, this Trademark Security Agreement shall not, at any time, constitute a grant of a security interest in any property that is, at such time, an Excluded Asset.
- (b) Notwithstanding anything herein to the contrary, (i) Grantor shall remain liable for all obligations under and in respect of the Trademark Collateral and nothing contained herein is intended or shall be a delegation of duties to the Collateral Agent or any other Secured Party, (ii) Grantor shall remain liable under and each of the agreements included in the Trademark Collateral, and neither the Collateral Agent nor any other Secured Party shall have any obligation or liability under any of such agreements by reason of or arising out of this Trademark Security Agreement or any other document related hereto nor shall the Collateral Agent nor any other Secured Party have any obligation to make any inquiry as to the nature or sufficiency of any payment received by it or have any obligation to take any action to collect or enforce any rights under any agreement included in the Trademark Collateral, and (iii) the exercise by the Collateral Agent of any of its rights hereunder shall not release Grantor from any of its duties or obligations under the contracts and agreements included in the Trademark Collateral.
- SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the Secured Parties pursuant to the Guarantee and Collateral Agreement and Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall control.
- SECTION 4. <u>Applicable Law</u>. This Trademark Security Agreement shall be construed in accordance with and governed by, the laws of the State of New York.
- SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed by one or more of the parties to this Trademark Security Agreement on any

number of separate counterparts (including by facsimile) and all of said counterparts together shall be deemed to constitute one and the same instrument.

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IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

		SKILLSOFT IF	ELAND LIMITED
Signed, sealed and del)	
as attorney of)	
SKILLSOFT IRELA)	
and in exercise of a po)	
under the hand and se		$\frac{1}{2}$	
SKILLSOFT IRELA in the presence of:	AND LIMITED	\prec	
in the presence or .			····
		Signature of at	torney
Signature of witness:	Jelliar h	iells	
Name:	Jillian	mius	
Address:	fitwilton	House,	
	Wilton 1	?cace.,Out	cen 2.
Occupation:	Solication		

[Signature Page to the Trademark Security Agreement]

Accepted and Agreed:

CREDIT SUISSE, CAYMAN ISLANDS BRANCH,

as Collateral Agent

By: ___ Name:

ROBERT HETU

Title:

MANAGING DIRECTOR

By: ___ Name:

CHRISTOPHER REO DAY

Title:

ASSOCIATE

[Signature Page to the Trademark Security Agreement]

SCHEDULE I to TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND APPLICATIONS

Trademark	Application/	
	Registration No.	
Books24x7	3251459	
Referenceware	2606163	
KNOWLEDGE	2937219	
COMMUNICATION		
KNOWLEDGENET	2433993	
LEARNFLOW	3139499	
NETG	1768942	
NETGLEARNING	2913670	
SKILL BUILDER	1694128	
WAVE	2975518	
RolePlay	2560551	
RolePlay	2566310	
Search-and-Learn	2580718	
Search-and-Learn	2514076	
SkillPort	2611913	
SkillPort	2,457,251	
SkillSoft	2469531	
SkillSoft	2827570	
SkillSoft	2667976	
SkillView	2140071	
Books24x7.com	2530833	
Modern Age Books	1931084	
APPLIED LEARNING	1515886	
GOV EXPERT NOW	78/730,628	
K & design	2669667	
RolePlay	3553944	
RolePlay	3553942	
Accelerated Path	2477449	
Accelerated Path	2477443	
E-Learning for the	2586037	
Knowledge Economy		
NetUniversity	2507404	
Skillview.com	2511691	
Ecamp Wave	2492069	
KNOWLEDGENET &	1814768	
Design		

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Trademark	Application/
	Registration No.
KNOWLEDGENET &	1802448
Design	
NETG KNOWLEDGE	78528423
NOW	
PRECISION	2668565
SKILLING	
RESOUND	2750001
RESOUND	2755786
RESOUND & Design	2892525
RESOUND & Design	2752554
SPECTRUM	1539154
INTERACTIVE &	
Design	
THE CE CREDIT	2576000
CARD	
THE CE LIBRARY	2573517
CARD	

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RECORDED: 02/13/2009